PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION	ON See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
International application No.	International filing date (day/	month/year)	Priority date (day/month/year)			
PCT/US00/29813 27 OCTOBER 2000			27 OCTOBER 1999			
International Patent Classification (IPC) or national classification and IPC IPC(7): Ho4N 7/178 and US Cl.:725/87						
Applicant DISCOVERY COMMUNICATIONS II	NC.					
Examining Authority and is 2. This REPORT consists of a This report is also accombeen amended and are the	transmitted to the applicant total of sbeets. panied by ANNEXES, i.e., she basis for this report and or slon 607 of the Administrative	ects of the desi	cription, claims and/or drawings which bave ng rectifications made before this Authority.			
		tame'				
3. This report contains indication	is relating to the lollowing i	tems.				
I X Basis of the repo	rt					
II Priority			·			
III Non-establishme	nt of report with regard to 1	no velty, inven	tive step or industrial applicability			
IV Lack of unity of invention V X Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability, citations and explanations supporting such statement						
VI Certain documents						
VII Certain defects in the international application						
VIII Certain observations on the international application						
Date of submission of the demand	Da	te of completion	on of this report			
02 MAY 2001		27 DECEMB	ER 2001			
Name and mailing address of the IPEA	A/US Au	thorized office				
Commissioner of Patents and Trade Box PCT		CHRISTOPH	IER GRANT			
Washington, D.C. 20231 Facsimile No. (703) 305-3230		lephone No.	(703) 805-4755			

Form PCT/IPEA/+09 (cover sheet) (July 1998)*

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application	No.
DCT#1000/20013	

I. Basis of the report					
1. With regard to the elements of the international application:*					
the international application as originally filed					
X the description:	i-i-nity filad				
pages (See Attached)					
pages	, theo with the demand				
pages, filed	with the letter of				
X the claims:					
pages(See Attached)	as originally filed				
pages, as an	ended (together with any statement) under Article 19				
pages	, filed with the demand				
pages, filed with the let	ter of				
passes	•				
X the drawings:	as originally filed				
pages (See Attached)	, as originally filed				
pages, filed w	ith the letter of				
pages, filed w	idi the letter of				
X the sequence listing part of the description:					
pages (See Attached)	, as originally filed				
pages	, filed with the demand				
pages, filed w	rith the letter of				
These elements were available or furnished to this Authority in the language of a translation furnished for the purpose the language of publication of the international application of the language of the translation furnished for the purposes of cr 55.3).	es of international search (under Rule 23.1(b)).				
3. With regard to any nucleotide and/or amino acid sequence preliminary examination was carried out on the basis of the	disclosed in the international application, the international sequence listing:				
contained in the international application in printed for	orm.				
filed together with the international application in computer readable form.					
furnished subsequently to this Authority in written fo					
learned to the second of the s	furnished subsequently to this Authority in computer readable form.				
The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.					
The statement that the information recorded in computer readable form is identical to the writen sequence listing has been furnished.					
4. X The amendments have resulted in the cancellation of	3				
X the description, pages NONE					
					
X the claims, Nos. NONE X the drawings, sheets/fig NONE					
This report has been drawn as if (some of) the amendment	s had not been made, since they have been considered to go				
beyond the disclosure as filed, as indicated in the Supplem * Replacement sheets which have been furnished to the receiving Officin this report as "originally filed" and are not annexed to this and 70.17).	ce in response to an invitation under Article 14 are referred to				
**Any replacement sheet containing such amendments must be re	ferred to under item 1 and annexed to this report.				

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US00/29813

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1. sta

tatement			
Novelty (N)	Claims ·	1-17,38-47,49-60	YES
Treative (3-1)	Claims	19-37,48,61-71	NO
Inventive Step (IS)	Claims	1-17,38-47,49-60	YES
	Claims	18-37,48,61-71	NO NO
			, YES
Industrial Applicability (IA)	Claims Claims	NONE	NO NO
	Olating		

2. citations and explanations (Rule 70.7)

Claims 18-37, 48 and 61-71 lack novelty under PCT Article 35(2) as being anticipated by Hendricks et al. (WO 95 15649). Considering claim 16, Hendricks discloses a method for delivering electronic books in an electronic book delivery system

a) storing main sections of electronic books (index or titles stored at the library 262 as disclosed throughout the reference including but not limited to pages 18-19 and figure 10), wherein the index of a book inherently comprises one or more pages

b) receiving a request for a main section of an electronic book

(figure 10, step 700);

c) locating the requested main section (figure 10, step 708); and

d) providing the located main section (figure 10, step 712).

However, Hendricks fails to specifically disclose that the main section comprises one or more pages of content from a corresponding electronic book as recited in the claim.

It is notoriously well known in the art that the index of a book typically comprises one or more pages of plural pages

Claims 19-27 are met by figure 10 and pages 18-19, wherein the auxiliary sections are the pages of a book.

Considering claims 28, 48 and 61, Hendricks discloses a method for delivering electronic books in an electronic book delivery

a) storing first sections (index or titles)at the library (262) or at the operations center (250) as disclosed throughout the reference including but not limited to pages 18-19 and figure 10), wherein the index of a book inherently comprises one or more

b) storing second sections (pages of the book) at the library (262) or at the operations center (250) as disclosed throughout the reference including but not limited to pages 18-19 and figure 10);

c) receiving a request for an electronic book (figure 10, step (Continued on Supplemental Sheet.)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US00/29815

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I · VIII

Sheet 10

1. BASIS OF REPORT:

This report has been drawn on the basis of the description, page(s) 1-89, as originally filed, page(s) NONE, filed with the demand, and additional amendments:

NONE

This report has been drawn on the basis of the claims, page(s) 90-102, as originally filed.
page(s) NONE, as amended under Article 19.
page(s) NONE, filed with the demand.
and additional amendments:
Pages 93-94, 98 and 101, filed with the letter of 05 November 2001.

This report has been drawn on the basis of the drawings, page(s) 1-53, as originally filed.
page(s) NONE, filed with the demand.
and additional amendments:
NONE

This report has been drawn on the basis of the sequence listing part of the description: page(s) NONE, as originally filed.
pages(s) NONE, filed with the demand.
and additional amendments:

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued):

716);

- d) retrieving a second section (i.e. the pages of the book); and
- e) providing the located main section (figure 10, step 720).

Claims 29-37 and 62-70 are met by figures 1-10.

Claim 71 lacks an inventive step under PCT Article 33(3) as being obvious over Hendricks.

Considering claim 71. Hendricks discloses all the claimed subject matter above, except for the Internet Web site as recited in

It is notoniously well known in the art that the Internet is the most widely used source of information.

Therefore, it would have been obvious to one of ordinary skill in the art to modify Hendricks' system to include an Internet Web site because the Internet is the most widely used source for obtaining information.

Claims 1-17, 38-47 and 49-60 meet the criteria set out in PCT Article 33(2)-(4), because the prior art does not teach or fairly suggest a method and corresponding apparatus for distributing electronic books to subscribers comprising storing electronic books, receiving book orders, determining a queue location, placing first and second sections in first and second queues or receiving electronic books, placing or more books in a plurality of queues and emptying the queues in accordance with a priority model as recited in the claims.

WO 95 15649 A (HENDRICKS et al.) 08 June 1995, figures 10-12. US, 4,855,725 A (FERNANDEZ) 08 August 1989, abstract figures 1-3

PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXA	MINING ATTUODITY		·		
To: DORSEY & WHITNEY LLP 1001 PENNSYLVANIA AVENUE N.W. SUITE 300 SOUTH		PCT			
WASHINGTON D.C. 20004			WRITTEN OPINION		
	·	(PCT Rule 66)			
		Date of Mailing (day/month/year,	05 SEP 2001		
Applicant's or agent's file reference 5289.01		REPLY DUE within TWO months from the above date of mailing			
International application No.	International filing date	1			
PCT/US00/29813	27 OCTOBER 2000	-	27 OCTOBER 1999		
International Patent Classification (IPC) of IPC(7): H04N 7/173 and US Cl.:725/	or both national classific 87	ation and IPC			
Applicant DISCOVERY COMMUNICATIONS I	NC.				
1. This written opinion is the first					
4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 27 FEBRUARY 2002					
Name and mailing address of the IPEA/US Authorized officer					
Commissioner of Patents and Trademarks Box PCT		Authorized officer CHRISTOPHER	GRANT KIMONO / / / / / /		
Washington, D.C. 20231 Facsimile No. (703) 305-3230			03) 305-4755		
IV-7/MDC A /400 (course choos) / Lufty 1000)					

Form DCT/MEA/400 (cover cheer) (July 1908)

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